Attorney Docket: 18915-US2 Serial No. 10/052,417 Response to Action mailed February 15, 2006

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#### REMARKS/ARGUMENTS

Status of the Claims

AUG 1 5 2006

Claims 1-3, 6-8, 11-13, 16-18, 21-23, 26, 27, 31-36, 39-42, 45-47, and 50-52 are pending. Claims 1, 11, 21, 31-33, 39, 45, and 50 have been amended herein. These clarifying amendments introduce no new matter and support is replete throughout the specification as originally filed. Exemplary support for the amended claims is provided in, e.g., Table I of the subject application.

These amendments are made <u>without</u> prejudice and are <u>not</u> to be construed as an abandonment of the previously claimed subject matter or agreement with any objection or rejection of record. Applicants respectfully request that all of these amendments be entered.

## 35 U.S.C. § 102

The Action rejects claims 1-3, 6-8, 11-13, 16-18, 21-23, 26, 27, 31, 33-36, 39-42, and 45-47 under 35 U.S.C. § 102(e) as allegedly being anticipated by U.S. Pat. No. 6,265,193 (hereinafter, Brandis I) and by U.S. Pat. Pub. No. US 2002/0164591 (hereinafter, Brandis II). Brandis II is a division of application no. 09/041,878, now Brandis I.

As a general matter, "[a] claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference." Verdegaal Bros. v. Union Oil Co. of California, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987). In other words, "[t]he identical invention must be shown in as complete detail as is contained in the ... claim." Richardson v. Suzuki Motor Co., 868 F.2d 1226, 1236, 9 USPQ2d 1913, 1920 (Fed. Cir. 1989).

As amended herein, each of the pending independent claims of the subject application (i.e., claims 1, 11, 21, 31-33, 39, 45, and 50) provides that the polymerase is selected from a *Thermus* species other than *Thermus aquaticus*. Neither of the cited publications expressly teaches or suggests the particular amino acid sequences recited in these independent claims for *Thermus* species other than *Thermus aquaticus*. As a consequence, neither of the publications anticipates any of these independent claims. It necessarily follows that claims depending from these independent claims are also not anticipated by either of the cited publications. Since all of the claims of the subject application are not anticipated by

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either Brandis I or Brandis II, Applicants respectfully request that all of these rejections be withdrawn.

## 35 U.S.C. § 103

The Action rejects claims 32 and 50-52 as allegedly being obvious over Brandis I or II in view of U.S. Pat. No. 5,939,292 (hereinafter, Gelfand). Applicants respectfully traverse for the reasons specified below.

To establish a prima facie case of obviousness, the cited art must teach or suggest all the claim limitations. See, MPEP § 2142. For the reasons specified above, neither Brandis I nor Brandis II explicitly teaches or suggests the particular amino acid sequences recited in any of the independent claims for Thermus species other than Thermus aquaticus. The passages from Gelfand cited in the Action do not supply these missing limitations. Therefore, the Action fails to establish a prima facie case of obviousness with respect to claims 32 and 50 or any claims dependent therefrom. Since all of the claims of the subject application are non-obvious over the cited art, Applicants respectfully request that all of these rejections be withdrawn.

## CONCLUSION

In view of the foregoing, Applicants believe that all claims of the subject application are neither anticipated nor obvious. Accordingly, the issuance of a formal notice of allowance at an early date is respectfully requested. Applicants hereby request a three-month extension of time for responding to the Office Action. The Commissioner is authorized to charge the extension of time fee under 37 CFR 1.17, to Account No. 50-0812. The Commissioner is further authorized to charge any fee deficiency, or credit any overpayment, to Deposit Account No. 50-0812.

If the Examiner believes a telephone conference would be of further assistance, please telephone the undersigned at 510-814-2786.

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Tel: (510) 814-2800 Fax: (510) 814-2973

Deposit Account No.: 50-0812

Respectfully submitted,

Christopher C. Sappenfield

Reg. No: 45,073

### Attachments:

1) A transmittal sheet;

2) Copy of previously submitted Power of Attorney (5 pages).

2005 02/14 13:36 FAX 415 576 0300

**2001/005** 

COPY

Atty Docket No. 022101-000320US

PTO FAX NO.: 703-872-9306

ATTENTION:

Examiner Jehanne Souaya Sitton

Group Art Unit 1634

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# OFFICIAL COMMUNICATION

FEB 1 4 2005

## FOR THE PERSONAL ATTENTION OF

## **EXAMINER Sitton, Jehanne Souaya**

## CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that the following documents in re Application of David Harrow GELFAND, et al., Application No. 10/052,417, filed January 17, 2002 for THERMOSTABLE DNA POLYMERASES INCORPORATING NUCLEOSIDE TRIPHOSPHATES LABELED WITH FLUORESCEIN FAMILY DYES are being facsimile transmitted to the Patent and Trademark Office on the date shown below.

### **Documents Attached**

 Copy of Revocation and POA By Assignee, Schedule A, Statement Under 3.73(b), and Return Postcard evidencing receipt by the USPTO on May 17, 2004. Please make these of record in this case.

Number of pages being transmitted, including this page: 5

Dated: February 14, 2005

Sherbonné Barnes-Anderson, Prosecution Paralegal

PLEASE CONFIRM RECEIPT OF THIS PAPER BY RETURN FACSIMILE AT (415) 576-0300

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor San Francisco, CA 94111-3834 Telephone: 415-576-0200

Fax: 415-576-0300

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PAGE 1/5 \* RCVD AT 2/14/2005 4:54:53 PM (Eastern Standard Time) \* 6VR:USPTO-EFXRF-1/6 \* ONLS:8729308 \* CSID:415 576 0390 \* DURATION (mm-cs):02-02

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@002/005

# BEST AVAILABLE COPY

TO THE U.S. PATENT & TRADEMARK OFFICE Please stamp the date of receipt of the following document(s) and return this card to us:

RE: U.S. Pakents and Patent Applications

TITLE OF DOCUMENT(S):

Revocation and Scutstitute POA w/schedule A

Statements Under 3,73 (1)

PAGE 2/5 \* RCVD AT 2/14/2005 4:34:55 PM [Eastern Blandard Time] \* BVR:UBPTO-EFXRF-/18 \* DNR6:8729306 \* GEID:415 576 6300 \* DURATION (mm-65):02-02

PAGE 17/20 \* RCVD AT 8/15/2006 6:35:00 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-2/20 \* DNIS:2738300 \* CSID:5108142973 \* DURATION (mm-ss):05-14

**REVOCATION OF POWER OF** 

**@003/005** 

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Application/Patent

FEB 1 4 2005

as set forth in Schedule A appended

PTO/SB/82 (09-03)

ATTORNEY WITH NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS	Numbers	hereto		
	Filing/Issue Date	as set forth in Schedule A appended		
	Altomay Docket Numbers	as set forth in Schedule A appended hereto		
I hereby revoke all previous powers of attorney given in the above-identified application:				
A Power of Attorney is submitted herewith.				
OR		·		
I hereby appoint the practitioners associated with the	by appoint the practitioners associated with the Customer Number: 41504			
Please change the correspondence address for the above-identified application to:				
The address associated with 41504 Customer Number:				
OR .				
Firm or Individual Name				
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City	State	ZIP		
Country				
Telephone	Fax			
I am the:				
Applicant/Inventor.				
Assignee of record. See 37 CFR 3.71.  Statements under 37 CFR 3.73(b) are enclosed. (Form PTO/SB/96)				
SIGNATURE of Applicant or Assignee of Record				
Name George Jen, Senior Patent Counsel				
Signature (DAMAIC (C)				
Date 3-19-04	Telephone	510.814,2766		
NOTE: Signatures of all the inventors of assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below.				
Total offorms are submitted.				

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PAGE 3/5 \* RCVD AT 2/14/2005 4:34:53 PM [Eastern Standard Time] \* SVR:USPTO-EFXRF-1/8 \* DNIS:8725306 \* CSID:415 576 0300 \* DURATION (mm-ss):02-02

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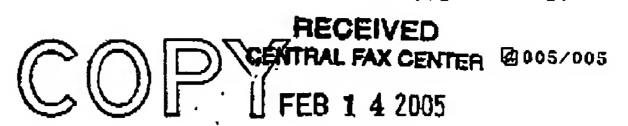


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Schedule A (as attached to PTO/SB/81)

Application No.	Patent No.	Attorney Docket No.
Filing Date	Issue Date	
09/146,631	6.346.379	022101-000310US
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June 4, 2003		<u> </u>

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PTO/SB/96 (08-05)

Attorney Docket No. 022101-000320US

ST	ATEMENT UNDER 37 CFR 3.73(b)
Applicant/Patent Owner: Roche Molecul	lar Systems, Inc.
Application NouPatent No.: 10/052,417	Fled/tssue Date: January 17, 2002
	es Incomprating Nucleoside Triphosphates Labeled With Fixonscoin
Roche Molecular Systems, Inc.	a consoration
(Name of Assignes)	(Type of Assignate, e.g., corporation, pertriorable, university, poverment agency, etc.)
states that it is:	
1. X the assignee of the entire of	·
	c cruire right, title and Interest. ) of its ownership interest is%
in the patent application/patent identified	above by virtue of either;
	s) of the patent application/patent identified above. The assignment was ent and Trademark Office at Real <u>8901</u> , Frames <u>0619-0627</u> , or for which a
OR .	
8.  A chain of little from the inventor(s shown below:	), of the patent application/patent identified above, to the current assigned as
1. From:	
	(in the United States Patent and Trademark Office at inforwhich a copy thereof is attached.
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Additional documents in the	chain of title are listed on a supplemental sheet.
Copies of assignments or other docu [NOTE: A separate copy (i.e., the original must be submitted to Assignment Divined to the USPT)	ginal assignment document or a true copy of the original document) vision in accordance with 37 CFR Part 3, if the assignment is to be
	below) is authorized to act on bohalf of the assignce.
3-19-04	George Jen
Date	Typed or printed name
510.614.2786	UMMLC.Qu
Telephone number	Signature
	Senfor Patent Counsel
-	Title .

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PAGE 5/5 \* RCVD AT 2/14/2005 4;34;53 PM [Eastern Standard Time] \* SVR:USPTO-EFXRF-1/6 \* DNIS:8729308 \* CSID:415 578 0300 \* DURATION (min-ss):02-02